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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-----------------------------|-------------------------------|----------------------|---------------------|------------------|--|
| 10/721.367 | 11/26/2003 | Weixin Xu | SVL920030119 | 6117 | |
| 33221 HOLLAND & | 7590 03/08/2007 KNIGHT LLP | | EXAMINER | | |
| | LVANIA AVE, N.W. | | TRUONG, LECHI | | |
| WASHINGTON, DC 20006 | | | ART UNIT | PAPER NUMBER | |
| | | | 2194 | | |
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| SHORTENED STATUTOR | Y PERIOD OF RESPONSE | MAIL DATE | DELIVERY MODE | | |
| 3 MONTHS 03/08/2007 , PAPER | | | | PER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

| Office Action Summary | | Applicatio | n No. | Applicant(s) | | | |
|--|--|--|--|--|--------|--|--|
| | | 10/721,367 | 7 | XU ET AL. | | | |
| | | Examiner | | Art Unit | | | |
| | | LeChi Truo | ~ | 2194 | | | |
| Period fo | The MAILING DATE of this communication or Reply | appears on the | cover sheet with the c | orrespondence a | ddress | | |
| WHI(- Exte after - If NO - Failu Any | ORTENED STATUTORY PERIOD FOR REDEVER IS LONGER, FROM THE MAILING ansions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by startly received by the Office later than three months after the made patent term adjustment. See 37 CFR 1.704(b). | DATE OF THI R 1.136(a). In no ever riod will apply and will atute, cause the applic | S COMMUNICATION at, however, may a reply be time expire SIX (6) MONTHS from cation to become ABANDONE | I. nely filed the mailing date of this D (35 U.S.C. § 133). | | | |
| Status | | | | | | | |
| 1)⊠ | Responsive to communication(s) filed on 18 | 3 January 2007 | | • | | | |
| 2a)□ | | his action is no | | | | | |
| 3) | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | | |
| | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposit | ion of Claims | | | | | | |
| 4)⊠ | Claim(s) 1-18 is/are pending in the applicati | ion. | | | | | |
| | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | |
| | Claim(s) is/are allowed. | | | | | | |
| 6)⊠ | ☑ Claim(s) <u>1-18</u> is/are rejected. | | | | | | |
| 7) | _ | | | | | | |
| 8)[| Claim(s) are subject to restriction and | d/or election re | quirement. | | | | |
| Applicat | ion Papers | | | | | | |
| 9) ☐ The specification is objected to by the Examiner. | | | | | | | |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. | | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | | |
| Priority ι | under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: | | | | | | | |
| | 1. Certified copies of the priority documents have been received. | | | | | | |
| | 2. Certified copies of the priority documents have been received in Application No | | | | | | |
| | 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | |
| application from the International Bureau (PCT Rule 17.2(a)). | | | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | |
| A440.a.b | | | | | | | |
| Attachmen 1) Notice | t(s) e of References Cited (PTO-892) | | 4) Interview Summary | (PTO_413) | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date | | | | | | | |
| | mation Disclosure Statement(s) (PTO/SB/08) | | 5) | atent Application | | | |
| Paper No(s)/Mail Date <u>3/4/04,3/1/04,11/26/03</u> . 6) Other: | | | | | | | |

DETAILED ACTION

1. Claims 1-18 are presented for the examination

Claim Rejections - 35 USC § 101

. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 2. Claims are rejected under 35 U.S.C. 101 because they are directed to non-statutory subject matter.
- 3. Claims 13-18 are rejected as non-statutory because it is not tangibly embodied.

Claim defines a signal-bearing medium in the preamble. However, the specification discloses this signal-bearing medium to be a light wave transmission. A light waves are not the tangible medium; therefore, claims 13-18 are non-statutory.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mann et al (US. Patent 6,654801 B2) in view of Chu et al (US. Patent 6,718,376 B1).

As to claim 1, Mann teaches the invention substantially as claimed including: activating an application program (start, stop and reconfigure the node 48 or service 54, col 9, ln 29-31), message (exception event, col 9, ln 35-45), a predetermined event (an abnormal condition within the corresponding node 56 or service/error, col 9, ln 35-45), the application program (the control adapter 56 and the service adapter 52, col 9, ln 34-45), an further application (the subscribing NCC 62, col 9, ln 35-45), monitoring messaging between the application program and a further application for a predetermined event (col 6, ln 35-45), a trigger message (trigger remoter system administrator notification, col 10, ln 1-5), the predetermined event (the level of error exception events (minor, recoverable, severe, critical or unrecoverable, col 10, ln 1-5), parameters associated with application (error, warning, or information only, col 10, ln 1-5), generating a trigger message based on the predetermined event an predetermined process parameters associated with the application program(col 10, ln 1-10), an activation command(a reconfiguration event, col 10, ln 8-12/ start, stop and reconfiguration event, col 9, ln 29-34) an activation command based on the trigger message operable to activate the application program(col 10, ln 8-12, col 9, ln 29-34).

Mann does not explicitly teach generating command. However, Chu teaches generating command (initiates an automatic restart process, col 9, ln 42-45).

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to modify the teaching of Mann and Chu. Because Chu's generating command would improve the teaching of Mann by allowing the system administrator to restart the failed of components by identifying the errors and failures created by the service component.

As to claim 2, Mann teaches an indication that a connection with and application adapter is lost, a message indicative of the application program entering a maintenance shutdown (col 7, ln 45-50).

5. Claims **3-18** are rejected under 35 U.S.C. 103(a) as being unpatentable over Mann et al (US. Patent 6,654801 B2) in view of Chu et al (US. Patent 6,718,376 B1), as applied to claim 1 above, and further in view of Bhattal et al (US 2002/0064126 A1).

As to claim 3, Mann teaches the application messaging is controlled by an integration broker (col 5, ln 13-17), parameter from the group of activation parameters of a time interval, a repeat activation number, and a type of activation (col 10, ln 1-5).

Mann and Chu does not teach an application queue associated with the queue manager. However, Bhattal teaches an application queue associated with the queue manager (a queue-sharing group queue manager receives such a start request, para [0055], ln 8-13).

It would have been obvious to one of the ordinary skill in the art at the time the invention was made to modify the teaching of Mann, Chu and Bhattat because's Bhattal's an application queue associated with the queue manager would improve the efficiency of Mann and Chu's systems by allowing the synchronization information to ensure that data is recovered to a consistent state to that channel recovery is achieved without loss of data integrity.

As to claim 4, Mann teaches the application messaging is controlled by an integration broker based (col 5, ln 24-30), at least parameter from group of activation parameter of a time interval, a repeat activation number, and a type of activation, col 9, ln 30-32).

As to claim 5, Mann teaches an activation command from one of the group of a start command, a resume command, and a restart command (col 9, ln 27-34).

As to claim 6, Mann teaches the application parameters comprising one of the group a... a type of activation (col 10, ln 1-5), creating the process definition object based on at least one of the application parameters to generate the activation command (col 10, 1-11).

As to claim 7, it is an apparatus claim of claim 1; therefore, it is rejected for the same reason as claim 1 above. In additional, Mann teaches application activation tool (col 9, ln 28-34).

As to claims 8-18, they are apparatus claims of claims 1-6; therefore, they are rejected for the same reason as claims 1-6 above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LeChi Truong whose telephone number is (571) 272 3767. The examiner can normally be reached on 8 - 5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomson, William can be reached on (571) 272 3718. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR of Public PAIP. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIP system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

LeChi Truong

March 1, 2007

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SUPERVISORY PATENT FYAND

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